PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 5267.01	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
International application No.	International filing date (day/n	month/year) Priority date (day/month/year)			
PCT/US00/09541	11 APRIL 2000	13 APRIL 1999			
International Patent Classification (IPC) or national classification and IPC IPC(7): H04N 7/173 and US Cl.: 725/87					
Applicant DISCOVERY COMMUNICATIONS INC.					
2. This REPORT consists of a t This report is also accomp been amended and are the (see Rule 70.16 and Section	transmitted to the applicant a total of sheets. anied by ANNEXES, i.e., sheets basis for this report and/or sheets a 607 of the Administrative In	ets of the description, claims and/or drawings which have bets containing rectifications made before this Authority.			
These annexes consist of a total	d ofsheets.				
3. This report contains indications	relating to the following ite	:ms:			
I X Basis of the report	I X Basis of the report				
II Priority					
III Non-establishment	of report with regard to nov	velty, inventive step or industrial applicability			
IV Lack of unity of it	nvention	·			
V X Reasoned statement citations and explan	under Article 35(2) with regar ations supporting such stateme	rd to novelty, inventive step or industrial applicability,			
VI Certain documents ci	ted				
VII Certain defects in the	e international application				
VIII X Certain observations	on the international application	on			
Date of submission of the desired					
Date of submission of the demand	Date of	of completion of this report			
13 NOVEMBER 2000	13	DECEMBER 2001			
Name and mailing address of the IPEA/U	1240	rized officer			
Commissioner of Patents and Trademari Box PCT		THE CRANT			
Washington, D.C. 29231 Facsimile No. (703) 305-3230	The	HRISTOPHER GRANT			
Form PCT/IPFA/409 (cover sheet) (Iula	teleph	none No. (703) 305-4755			

International application No.

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I. B	asis (of the report		
1. Witi	h rega	rd to the elements of the international an	polication:*	
		international application as origina	•	
	l	description:	,	
Х		•		as originally filed
	pag			filed with the demand
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	page		, med with the letter of	•
X		claims:		
	page	es (See Attached)		, as originally filed
	page		, as amended (together with any	
		es		_ , filed with the demand
	page	es, , fi	led with the letter of	
(J)	the	drawings:		
X	22.00			as originally filed
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	P-6-		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
x	the s	equence listing part of the description	on:	
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	the la	anguage of a translation furnished anguage of publication of the inter nguage of the translation furnished for	for the purposes of international search (mational application (under Rule 48.3(b)) rethe purposes of international preliminary examples.	under Rule 23.1(b)).
pre	limina	ry examination was carried out on		l application, the international
Ш	conte	ined in the international application	on in printed form.	
	filed	together with the international app	olication in computer readable form.	
\Box	fumi	shed subsequently to this Authority	y in written form.	
一	furni	shed subsequently to this Authority	y in computer readable form.	
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	The s		l in computer readable form is identical to the	e writen sequence listing has
4. X	The	amendments have resulted in the c	ancellation of:	
	X	the description, pages NONE	!	
	X	the claims, Nos. NONE		
	x	the drawings, sheets/fig NONE		
5. 🔲	This		the amendments had not been made, since the	ar harra haan aanaidaaad ta
اللا "			in the Supplemental Box (Rule 70.2(c)).**	y make ocen considered to go
in th	асете	ns sheets which have been furnished to to ort as "originally filed" and are not o	the receiving Office in response to an invitation annexed to this report since they do not con-	under Article 14 are referred to tain amendments (Rules 70.16
			nents must be referred to under item 1 and a	innexed to this report.

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V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability,
	citations and explanations supporting such statement

I. statement

Novelty (N)	Claims	1-216	YES
	Claims	217-220	NO
Inventive Step (IS)	Claims	NONE	YES
	Claims	1-920	_ NO
		1.000	
Industrial Applicability (IA)	Claims	1-220	YES
	Maima	NONE	NO

2. citations and explanations (Rule 70.7)

Claims 1-216 lack an inventive step under PCT Article 33(3) as being obvious over Hendricks (WO 95/15649) and Wilson (5742680).

Considering claim 1, Hendricks discloses an apparatus that provides electronic book to a subscriber, comprising:

- a) a processor (located at 278) that communicates with an electronic book ordering site (282);
- b) a transmitter (located at 278);
- c) a receiver module (262); and
- f) a memory (600).

Although Hendricks discloses encrypting/decrypting, he fails to specifically disclose a local authorization code that allows the data signal to be decrypted for viewing as recited in the claim.

Wilson discloses a receiver (figure 1) for receiving program data and local authorization codes for decrypting programs for viewing. Encryption and corresponding decryption technique prevent unauthorized viewers from watching private or pay programs. See abstract and column 5, lines 5-40.

It would have been obvious to modify Hendricks' system to include receiving a local authorization code that allows the program to be decrypted for viewing, as taught by Wilson, for the typical advantage of enabling authorized viewers to watch private or pay programs.

Claim 2 is met by the combined systems of Hendricks and Wilson, wherein the viewer is disclosed throughout the Hendricks reference including but not limited to figures 6a and 11.

Claims 3-14 are met by the combined systems of Hendricks and Wilson, wherein the library unit is disclosed throughout the Hendricks reference including but not limited to figures 6a and 8. (Continued on Supplemental Sheet.)

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VIII. Ce	rtain	observations	on i	the	international	application
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The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 59-92 are objected to under PCT Rule 66.2(a)(v) as lacking clarity under PCT Article 6 because the claims are indefinite for the following reason(s):

In claim 59, lines 7-8 the phrase "a receiver that receives an encrypted electronic book and a local authorization code that allows the encrypted electronic book to be encrypted for viewing" implies that the encrypted electronic book is to be encrypted (again) by the local authorization code. If the electronic book is already encrypted (first encryption), then the local authorization code is not necessary for the second encryption.

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

I. BASIS OF REPORT:

This report has been drawn on the basis of the description, page(s) 1-74, as originally filed.
page(s) NONE, filed with the demand.
and additional amendments:
NONE

This report has been drawn on the basis of the claims, page(s) 75-79 and 82-96, as originally filed. page(s) NONE, as amended under Article 19. page(s) NONE, filed with the demand. and additional amendments:

Pages 80-81, filed with the letter of 12 October 2001

This report has been drawn on the basis of the drawings, page(s) 1-53, as originally filed.

page(s) NONE, filed with the demand.

and additional amendments:

NONE

This report has been drawn on the basis of the sequence listing part of the description: page(s) NONE, as originally filed.
pages(s) NONE, filed with the demand.
and additional amendments:
NONE

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued):

Claims 15-49 and 51-58 are met by figures 1-18(Hendricks).

Considering claim 59, Hendricks discloses a system for distributing an electronic book from a remote site to an apparatus capable of viewing the electronic book comprising:

- a) an electronic book distribution point (250);
- b) a network (208) coupled to the distribution point;
- c) an electronic book device coupled to the network, the electronic book comprising:
- d) an electronic book viewer (266);
- e) home subsystem (258);
- f) an interface (212); and
- g) a memory (262).

Although Hendricks discloses encrypting/decrypting, he fails to specifically disclose a local authorization code that allows the encrypted electronic book to be decrypted for viewing as recited in the claim.

Wilson discloses a receiver (figure 1) for receiving program data and local authorization codes for decrypting programs for viewing. Encryption and corresponding decryption technique prevent unauthorized viewers from watching private or pay programs. See abstract and column 5, lines 5-40.

It would have been obvious to modify Hendricks' system to include receiving a local authorization code that allows any program to be decrypted for viewing, as taught by Wilson, for the typical advantage of enabling authorized viewers to watch private or pay programs.

Claims 60-67 and 70-92 are met by the combined systems of Hendricks and Wilson. See figures 2-6 (Hendricks).

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 11

Considering claim 93, Hendricks discloses an apparatus that provides electronic book ordering and distribution comprising:

- a) a terminal that displays electronic books and generates electronic book orders (266, figure 6a);
- b) an order and authorization system (330, figure 3); and
- c) a broadcaster (358, figure 3).

Although Hendricks discloses encrypting/decrypting, he fails to specifically disclose a local authorization code that allows the electronic book to be decrypted for viewing as recited in the claim.

Wilson discloses a receiver (figure 1) for receiving program data and local authorization codes for decrypting programs for viewing. Encryption and corresponding decryption technique prevent unauthorized viewers from watching private or pay programs. See abstract and column 5, lines 5-40.

It would have been obvious to modify Hendricks' system to include receiving a local authorization code that allows any program to be decrypted for viewing, as taught by Wilson, for the typical advantage of enabling authorized viewers to watch private or pay programs.

Claims 94-97 and 100-105 are met by the combined systems of Hendricks and Wilson. Note figures 14A-14J illustrated by Hendricks.

Claims 106-107 and 116 are met by the combined systems of Hendricks and Wilson. Note billing and collection system (278) (figure 2) of Hendricks.

Claims 108-115 and 117-118 are met by the combined systems of Hendricks and Wilson. Note Hendricks' systems in figures 1-6.

Considering claim 119, Hendricks discloses s system that provides broadcast electronic book ordering and delivery, comprising:

- a) a terminal (266, figure 6a or 266 figure 18a);
- b) a processor (330-334, figure 3 or 1024, figure 18a); and
- c) a delivery system (358, figure 3 or modulators 18a).

Although Hendricks discloses encrypting/decrypting, he fails to specifically disclose a local authorization code that allows the electronic book to be decrypted for viewing as recited in the claim.

Wilson discloses a receiver (figure 1) for receiving program data and local authorization codes for decrypting programs for viewing. Encryption and corresponding decryption technique prevent unauthorized viewers from watching private or pay programs. See abstract and column 5, lines 5-40.

It would have been obvious to modify Hendricks' system to include receiving a local authorization code that allows any program to be decrypted for viewing, as taught by Wilson, for the typical advantage of enabling authorized viewers to watch private or pay programs.

Claims 120-133 are met by the combined systems of Hendricks and Wilson. See Hendricks figures 14Aa-14J.

Claims 134-178, 180, 182-184, 186-207, 211-212 and 216 are met by the combined systems of Hendricks and Wilson. See figures 1-18 of Hendricks.

Considering claims 50, 68-69, 98-99, 179, 181, 185 and 208-210, the combined systems of Hendricks and Wilson disclose all the claimed subject matter above, except for the Internet Web site, the Intranet site, electronic guide provided over the Internet and one or more of number identification, user name, addresses and browser related services as recited in the claims.

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

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It is notoriously well known in the art that the Internet is the most widely used source of information including guide information and that an Intranet site is routinely used for sharing information within a company or organization. Note that the Internet and Intranet includes a client server system having number identification, user name, addresses and browser related services/options.

Therefore, it would have been obvious to one of ordinary skill in the art to modify the combined systems of Hendricks and Wilson to include the Internet Web site, electronic guide provided over the Internet, an Intranet site and one or more of number identification, user name, addresses and browser related services because an Internet web site is the mostly widely used source of various information and an Intranet site is routinely used for sharing information within a company or organization. Furthermore interacting with the Internet/Intranet involves processing and/or manipulating number identification, user name, addresses and browser related servers/options.

Considering claims 213-215, the combined systems of Hendricks and Wilson disclose all the claimed subject matter above, except for e-mails as recited in the claims.

It is notoriously well known in the art that e-mails are routinely used to electronically transfer information between users.

Therefore, it would have been obvious to one of ordinary skill in the art to modify the combined systems of Hendricks and Wilson to include e-mails for the typical advantage of utilizing a commonly used communication technique for sending and receiving information.

Claims 217-220 lack novelty under PCT Article 33(2) as being anticipated by Hendricks (W0 95/15649).

Considering claim 217, Hendricks discloses a system for delivering electronic books, comprising: a plurality of machines (a library at each home), a machine (library) comprising:

- b) a microprocessor (628); and
- c) a transceiver (604);
- d) a memory (600);
- e) a network (coaxial or telephone network);
- f) an interface (212,270); and
- g) an electronic book viewer (figure 11).

Claims 218-220 are met by figures 1-18.

US 5,742,680 A (WILSON) 21 April 1998, abstract, column 5, lines 5-40. US 4,855,725 A (FERNANDEZ) 08 August 1989, abstract, figures 1-3. WO 95 15649 A (HENDRICKS et al.) 08 June 1995, whole document